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**Attorneys for Claimant
DAMON J. LOUIS**

**UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA,

Plaintiff,

Case No. CV 09 8096 PCT NVW

V.

NOTICE OF APPEAL

**\$133,420.00 IN UNITED STATES
CURRENCY.**

Defendants.

DAMON J. LOUIS,

Claimant.

PLEASE TAKE NOTICE that pursuant to 28 U.S.C. § 1291, Fed. R. App. P. 3(c) and Fed R. App. P. 4(a)(1)(B), DAMON J. LOUIS, Claimant in the above entitled case, hereby appeals to the United States Court of Appeals for the Ninth Circuit from the Order (Doc. # 91) issued by the District Court on 6 August 2010 granting Plaintiff's Motion for Entry of Judgment (Doc. # 85) and ordering Defendant property be forfeited to the United

1 States of America pursuant to 21 U.S.C. § 881(a)(6); and from the Judgment (Doc. # 92)
2 issued by the District Court on 6 August 2010 entering Judgment for plaintiff and against
3 defendant, \$133,420 in United States Currency and “against claimant, Damon Louis, and
4 all others who have not filed a claim and answer in this action,” ordering defendant
5 currency forfeited to the United States pursuant to 21 U.S.C. §881(a)(6) and ordering
6 defendant property be disposed of according to law by the United States Marshals
7 Service.

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10 The appeal noticed herein is directed at “all stages of the proceeding that
11 effectively may be reviewed and corrected if and when final judgment results,” including
12 but not limited to all “fully consummated decisions, where they are but steps towards
13 final judgment in which they will merge.” See e.g. *United States v. MacDonald*, 435 U.S.
14 850, 853 (1978).

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16 Dated: 9 August 2010

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18 Respectfully submitted,

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20 /S/DAVID MICHAEL
DAVID M. MICHAEL

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22 Attorney for Claimant DAMON J. LOUIS
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CERTIFICATE OF ELECTRONIC SERVICE

I hereby certify that, on 9 August 2010, I caused to be electronically filed the foregoing with the clerk of the court by using the CM/ECF system, which will send a notice of electronic filing to the following:

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